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## Approved For Release 2005/07/13: CIA-RDP78-04983A000200090016-1

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LEASE AGT	REEVENT		
This agreement made this	12 day of May	1952	
between	hereinafter called the l	leasor and	
hereins (t.	or called the lesse, witness:		
le (a) The lesser hereby pro-	the and the leses hereby acces	ots a lease	
of the premises located at		and the state of t	STA
for a term of 6 months	beginning 12 Nov	1952	
and ending 12 November		ı	STA
(or the equivilent of	rate of exchange	12 May 1952	STA
(5) The method of paying	the santhly rate will be dete	ermined by the	
parties hereto and will be or	a a pirt of this agreement.		
2. OFFICN: The lesses shall	have the option of renewing	the loase for	
a 6 months   wer od a ma	the cermination of this pre-	sent agreement	
at a restal to be decided the	a at the time by the parties.	This means	

hat it the Basser intends to not the cremises again the lessee shall. have the oution ferome all of more of caneming his lease. If the lesson intends to lingues of his recent or occupy it himself these two contimesocies shall be the only conditions preventing the lesses from from exercising his option. The lesses shall signify his intention of exercising nin ordinary notice of the lesson, weeks or written, at leade one oning horizon to the evolution of the lease.

3. The lesser: agrees to as the sent as heretofore sot down; to maintain the creater's Including the sucrean and section area in safe state and repair, except for major rep les recommisted by flood, fire, storm, earthquake or other act of God. The leaves shall restore the premises to the lessor at the termination of the loase, it being understood that any renovations made with the consent of the lessor as agreed in the next

Approved For Release 2005/07/13: CIA-RDP78-04983A000200090016-1 referroph following shall remain and the lesses will not be responsible for removing such resolutions that have the mature of fixtures to the land.

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Approved For Release 2005/07/13: CIA-RDP78-04983A009200090016-1 in the event of an unavoidable disaster which disaster results in the premises being in different state team when received, the lease expires during the centenuance of this condition, the lease shall in no way be liable.

house and grounds that the lessee feels necessary, at the lessee's entenses, such renovations shall be made only with the consent of the lessors once made it will not be necessary for the lessee to remove them at the termination of the lesses at is in their agreed by the lessor that the lesses shall have the power of sub-leading the premises to anyone whom he desired and that the requirements of isw and custom for the outsining of the consent of the lesser to say sub-lease are hereby expressly waived; to the lesses to a third party or parties and but in the event of such transfer or or assignment the same conditions shall be binding on lessor and leases (the new lessee) as were binding upon the original parties to this agreements.

- 5. In the event of disaster to the property of such a nature as to make it uninhabitable and caused by a medium outside the control of the Ressee, such as flood, storm, fire, earthquake, or other act of God, the lessee will not be liable for rent until such time as the premises are again inhabitable, the responsibility of restoration in this case resting with the lesser.
- 6. It is understood that the house will be rented unfurnished and that all items of furniture without exception are the property of the lessee solely.

Approved For Release 2005/07/13: CIA-RDP78-04983A000200090016-1 Specifically included in this list are electric and/or gas stoves, electric space, room, and hot water heaters, and refrigerators. If the premises include furniture, a list thereof will be attached to this agreement and the provisions of the first sentence of this paragraph will not apply. Instead the lessor and lessee will each retain possession of his own furniture.

- 7. The lessee will assume all expenses for utilities such as water, electricity, gas and telephone during the actual occupancy of the premises up to and including the termination date of the lease.
- 8. The lessor hereby grants, guarantees and warrants that he is the sole and lawful owner of the property, or if not, has the lawful written power of attorney to make his acts as agent of the owner or owners binding on the principals.
- 9. It is further agreed that any changes in this lease must be made in writing and signed by both parties or their lawful agents; that this is the only agreement between the parties and that no recognition of verbal statements may be had except as to the method of paying the rent as explained in Paragraph 2(b) above. It is also agreed by the lessor that any coverants, restrictions, easements, liens and/or encumbrances on the property shall be the sole responsibility of the lessor and any liability incurred in this connection, or any legal action predicated thereon shall rest solely with the lessor.

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WITTHESSED BY:

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